AO 399 (Rev. 05/00)

## UNITED STATES DISTRICT COI RT

NORTHERN DISTRICT OF ILLINOIS

## Waiver of Service of Summons

TO: WILLIAM B. THOMPSON						
(NAME	OF PLAINTIFF'S ATT	ORNEY OR	UNREPRESENTED	PLAIN	FI)	
	GRAYMILLS CORPORATION acknow			:knov	edge receipt of your request	
that I waive service of summons in	the action of	Lynae	McReynold	is v	(Fraymills	Corporation
which is case number08 C .	3041	BER)	,		Inited States D	istrict Court
for the Northern District of Illinois	•	ŕ				
I have also received a copy of the complaint in the action, two copies of by which I can return the signed waiver to you without cost to me.					instrument, and a means	
I agree to save the cost of serving that I (or the entity manner provided by Rule 4.	vice of a summon y on whose bel	ns and a naif I am	n additional con acting) be so	opy o erved	the complaint is with judicial pr	n this lawsuit rocess in the
I (or the entity on whose behalf jurisdiction or venue of the court ex of the summons.						
I understand that a judgment n	nay be entered a	ıgainst m	ne (or the part	ty on	vhose behalf I	am acting) if
an answer or motion under Rule 12 is not served upon you within 60 days after					· June 20, 2008 , (DATE REQUEST WAS SENT)	
or within 90 days after that date if	the request was	sent out	side the Unit	ed St	tes.	
Joly 10, 2008	Fund	Cu	tla.	Z	ette	
(DATE)	/-		(SIGNATU	JRE)		
Printed/Typed Name:_	,DAWN	CUTLA	N STETTE	R		
As ATTORNEY	of	G	RAYMILLS	COR	PORATION	
(TITLE)			(CORPO	ORATE	PETENDANT)	
Duty to A	void Unnecessary	y Costs o	f Service of Su	mmo.	;	
Rule 4 of the Federal Rules of Civil Pro summons and complaint. A defendant locate in the United States to waive service of summon for its failure to sign and return the waiver.	d in the United State	es who, af	er beingnotified	of an :	tion and asked by a	plaintiff located
It is not good cause for a failure to wait brought in an improper place or in a court the A party who waives service of the summons of the summons), and may later object to the	at lacks jurisdiction retains all defenses	over the s and object	ubject matter of tions (except any	the ac	or or over its perse g to the summons o	on or property, or to the service
A defendant who waives service must unrepresented plaintiff) a response to the con motion is not served within this time, a defau more time to answer than if the summons had	plaint and must als It judgment may be t	o file a sig laken agair	ned copy of the t ist that defendant.	respor By v	e vith the court. I iv ng service, a defe	f the answer or